

Thembalethu Development NPC (Registration number 2002/007362/08)

Annual Financial Statements for the year ended 31 December 2024



(Registration number: 2002/007362/08)

Annual Financial Statements for the year ended 31 December 2024

General Information

Country of incorporation and domicile South Africa

Nature of business and principal activities Upliftment and development of communities

Directors KH Mohafa (Chairperson)

PA Von Wielligh

NE Ratshikhopha - Passed away on 18 November 2024

NR Luvhengo MM Kgarimetsa-Phiri

BM Mkhize

Registered office Stand 126, Block 5

Highway Gardens Office Park

77 Minuach Road Germiston 1401

Auditor Kuyasa Registered Auditors

Registered Auditors

Secretary Fluidrock Cosec (Pty) Ltd

Company registration number 2002/007362/08

Tax reference number The Company is exempt from Income Tax in terms of the Income Tax

Act

Level of assurance These annual financial statements have been audited in compliance

with the applicable requirements of the Companies Act of South

Africa

Preparer The annual financial statements were independently compiled by:

Lisa Roodt CA (SA)

Issued 18 June 2025

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The reports and statements set out below comprise the annual financial statements presented to the directors:

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Approval of annual financial statements

Annual Financial Statements for the year ended 31 December 2024

Directors' Responsibilities and Approval

The directors are required by the Companies Act of South Africa, to maintain adequate accounting records and are responsible for the content and integrity of the annual financial statements and related financial information included in this report. It is their responsibility to ensure that the annual financial statements fairly present the state of affairs of the company as at the end of the financial year and the results of its operations and cash flows for the period then ended, in conformity with the IFRS for SMEs Accounting Standard as issued by the International Accounting Standards Board. The external auditor is engaged to express an independent opinion on the annual financial statements.

The annual financial statements are prepared in accordance with the IFRS for SMEs Accounting Standard as issued by the International Accounting Standards Board and are based upon appropriate accounting policies consistently applied and supported by reasonable and prudent judgements and estimates.

The directors acknowledge that they are ultimately responsible for the system of internal financial control established by the company and place considerable importance on maintaining a strong control environment. To enable the directors to meet these responsibilities, the board of directors sets standards for internal control aimed at reducing the risk of error or loss in a cost effective manner. The standards include the proper delegation of responsibilities within a clearly defined framework, effective accounting procedures and adequate segregation of duties to ensure an acceptable level of risk. These controls are monitored throughout the company and all employees are required to maintain the highest ethical standards in ensuring the company's business is conducted in a manner that in all reasonable circumstances is above reproach. The focus of risk management in the company is on identifying, assessing, managing and monitoring all known forms of risk across the company. While operating risk cannot be fully eliminated, the company endeavours to minimise it by ensuring that appropriate infrastructure, controls, systems and ethical behaviour are applied and managed within predetermined procedures and constraints.

The directors are of the opinion, based on the information and explanations given by management, that the system of internal control provides reasonable assurance that the financial records may be relied on for the preparation of the annual financial statements. However, any system of internal financial control can provide only reasonable, and not absolute, assurance against material misstatement or loss.

The directors have reviewed the company's cash flow forecast for the year to 31 December 2025 and, in the light of this review and the current financial position, they are satisfied that the company has or has access to adequate resources to continue in operational existence for the foreseeable future.

The external auditor is responsible for independently auditing and reporting on the company's annual financial statements. The annual financial statements have been examined by the company's external auditor and their report is presented on page 6 to 9.

The annual financial statements set out on pages 10 to 23, which have been prepared on the going concern basis, as well as the directors' report as set out on pages 4 to 5 were approved by the board of directors on 18 June 2025 and were signed on its behalf by:

KH Mohafa

BM Mkhize

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Annual Financial Statements for the year ended 31 December 2024

Directors' Report

The directors have pleasure in submitting their report on the annual financial statements of Thembalethu Development NPC for the year ended 31 December 2024.

1. Nature of business

The Company is a non-profit organisation in accordance with the Companies Act of South Africa. The principal activity of the Company is the development of communities. There have been no material changes to the nature of the company's business from the prior year.

2. Review of financial results and activities

The annual financial statements have been prepared in accordance with IFRS for SMEs Accounting Standard as issued by the International Accounting Standards Board and the requirements of the Companies Act of South Africa. The accounting policies have been applied consistently compared to the prior year.

Full details of the financial position, results of operations and cash flows of the company are set out in these annual financial statements.

The net results of the company for the year ended 31 December 2024 of R 1 577 527 (surplus); 2023: R (2 891 030) (deficit). The current period closing balance for equity: R 9 469 415 (surplus); 2023: R 3 298 155 (deficit).

3. Directors

The directors in office at the date of this report are as follows:

Directors Changes

KH Mohafa (Chairperson) PA Von Wielligh

NE Ratshikhopha NR Luvhengo

MM Kgarimetsa-Phiri

BM Mkhize

Passed away on 18 November 2024

Apart from the above noted change, there have been no changes to the directorate for the period under review.

4. Directors' interests in contracts

During the current and prior financial year, no contracts were entered into which directors or officers of the company had an interest and which significantly affected the business of the company.

5. Borrowing powers

In terms of the Memorandum of Incorporation of the company, the directors may exercise all the powers of the company to borrow money, as they consider appropriate.

6. Events after the reporting period

All events subsequent to the date of the company annual financial statements and for which the applicable financial reporting framework require adjustment or disclosure have been adjusted or disclosed.

The directors are not aware of any matter or circumstance arising since the end of financial year to the date of this report that could have a material effects of the financial position of the company.

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Annual Financial Statements for the year ended 31 December 2024

Directors' Report

7. Going concern

The annual financial statements have been prepared on the basis of accounting policies applicable to a going concern. This basis presumes that funds will be available to finance future operations and that the realisation of assets and settlement of liabilities, contingent obligations and commitments will occur in the ordinary course of business.

The directors believe that the company has adequate financial resources to continue in operation for the foreseeable future and accordingly the annual financial statements have been prepared on a going concern basis. The directors have satisfied themselves that the company is in a sound financial position and that it has access to sufficient borrowing facilities to meet its foreseeable cash requirements. The directors are not aware of any new material changes that may adversely impact the company. The directors are also not aware of any material non-compliance with statutory or regulatory requirements or of any pending changes to legislation which may affect the company.

8. Auditors

Kuyasa Registered Auditors continued in office as auditors in accordance with Section 90 of the Companies Act of South Africa.

Secretary

Fluidrock Cosec (Pty) Ltd are the appointed outsourced company secretaries.

Business address

Unit 5, Berkley Office Park 8 Bauhinia Street Highveld Technopark Centurion 0169



Director: Ongeziwe Nyenjana CA(SA), RA, MBA, JSE Auditor

Independent Auditor's Report

To the Directors of Thembalethu Development NPC

Opinion

We have audited the financial statements of Thembalethu Development NPC set out on pages 10 to 23, which comprise the statement of financial position as at 31 December 2024; and the statement of or loss and other comprehensive income; the statement of changes in equity; and the statement of cash flows for the year then ended; and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the financial statements present fairly, in all material respects, the financial position of Thembalethu Development NPC as at 31 December 2024, and its financial performance and cash flows for the year then ended, in accordance with the IFRS for SMEs Accounting Standard as issued by the International Accounting Standards Board and the requirements of the Companies Act of South Africa.

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the company in accordance with the Independent Regulatory Board for Auditors' Code of Professional Conduct for Registered Auditors (IRBA Code) and other independence requirements applicable to performing audits of financial statements in South Africa. We have fulfilled our other ethical responsibilities in accordance with the IRBA Code and in accordance with other ethical requirements applicable to performing audits in South Africa. The IRBA Code is consistent with the corresponding sections of the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards). We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other Information

The directors are responsible for the other information. The other information comprises the information included in the document titled "Thembalethu Development NPC Annual Financial Statements for the year ended 31 December 2024", which includes the Directors' Report as required by the Companies Act of South Africa. The other information does not include the financial statements and our auditor's report thereon.



Director: Ongeziwe Nyenjana CA(SA), RA, MBA, JSE Auditor

Our opinion on the financial statements does not cover the other information and we do not express an audit opinion or any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Directors for the Financial Statements

The directors are responsible for the preparation and fair presentation of the financial statements in accordance with the IFRS for SMEs Accounting Standard as issued by the International Accounting Standards Board and the requirements of the Companies Act of South Africa, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the directors are responsible for assessing the company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the company or to cease operations, or have no realistic alternative but to do so.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the separate financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these separate financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:



Director: Ongeziwe Nyenjana CA(SA), RA, MBA, JSE Auditor

- Identify and assess the risks of material misstatement of the separate financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of
 expressing an opinion on the effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of
 accounting and based on the audit evidence obtained, whether a material uncertainty
 exists related to events or conditions that may cast significant doubt on the company's
 ability to continue as a going concern. If we conclude that a material uncertainty exists, we
 are required to draw attention in our auditor's report to the related disclosures in the separate
 financial statements or, if such disclosures are inadequate, to modify our opinion.
- Evaluate the overall presentation, structure and content of the separate financial statements, including the disclosures, and whether the separate financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit. We also provide the directors with a statement that we have complied with relevant ethical requirements regarding independence, and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.



Director: Ongeziwe Nyenjana CA(SA), RA, MBA, JSE Auditor



Siphumelele Nondonga CA(SA)

Director

Registered Auditor

18 June 2025

Kuyasa Registered Auditors Incorporated 2 Dale Lace Avenue Randpark Ridge Randburg 2169

Statement of Financial Position as at 31 December 2024

Figures in Rand	Note(s)	2024	2023
Assets			
Non-Current Assets			
Property, plant and equipment	2	3 534 309	3 7 82 518
Current Assets			
Trade and other receivables	3	4 047 534	4 583 958
Cash and cash equivalents	4	3 100 606	2 242 096
		7 148 140	6 826 054
Total Assets		10 682 44 9	10 608 572
Equity and Liabilities			
Equity			
Accumulated surplus		9 469 413	3 298 155
Liabilities			
Current Liabilities			
Trade and other payables	5	313 036	1 685 845
Provisions	6	900 000	5 624 5 7 2
		1 213 036	7 310 417
Total Equity and Liabilities		10 682 449	10 608 572

Statement of Comprehensive Income

Figures in Rand	Note(s)	2024	2023
Revenue	7	21 478 117	24 290 897
Project costs	8	(6 273 785)	(7 710 077)
Salaries and staff costs		(9 869 193)	(15 102 301)
Audit and consulting fees		(833 039)	(565 956)
Bad debt written off		(718 579)	(325 265)
Depreciation		(215 921)	(350 412)
Other operating costs	9	(1 996 829)	(3 139 234)
Operating surplus (deficit)		1 570 771	(2 902 348)
Investment income	10	7 261	13 940
Finance costs	11	(505)	(2 622)
Surplus (deficit) for the year		1 577 527	(2 891 030)

Statement of Changes in Equity

Figures in Rand	Accumulated surplus	Total equity
Balance at 01 January 2023	589 308	589 308
Deficit for the year	(2 891 030)	(2 891 030)
Transfer between reserves	5 599 877	5 599 877
Total changes	5 599 877	5 599 877
Balance at 01 January 2024	3 298 153	3 298 153
Surplus for the year	1 577 527	1 577 527
Transfer between reserves	4 593 733	4 593 7 33
Total changes	4 593 733	4 593 733
Balance at 31 December 2024	9 469 413	9 469 413

Statement of Cash Flows

Figures in Rand	Note(s)	2024	2023
Cash flows from operating activities			
Cash generated from (used in) operations	12	851 7 54	(480 475)
Interest income		7 261	13 940
Finance costs		(505)	(2 622)
Net cash from operating activities		858 510	(469 157)
Cash flows from investing activities			
Purchase of property, plant and equipment	2	-	(375 908)
Sale of property, plant and equipment	2	-	81 118
Net cash from investing activities		-	(294 790)
Total cash movement for the year		858 510	(763 947)
Cash at the beginning of the year		2 242 096	3 006 043
Total cash at end of the year	4	3 100 606	2 242 096

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Annual Financial Statements for the year ended 31 December 2024

Accounting Policies

1. Basis of preparation and summary of significant accounting policies

The annual financial statements have been prepared on a going concern basis in accordance with the IFRS for SMEs Accounting Standard as issued by the International Accounting Standards Board, and the Companies Act of South Africa.

The annual financial statements have been prepared on the going concern basis, and incorporate the principal accounting policies set out below. They are presented in South African Rands.

These accounting policies are consistent with the previous period unless otherwise stated.

1.1 Significant judgements and sources of estimation uncertainty

preparing the annual financial statements, management is required to make estimates and assumptions that affect the amounts represented in the annual financial statements and related disclosures. Use of available information and the application of judgement is inherent in the formation of estimates. Actual results in the future could differ from these estimates which may be material to the annual financial statements. Significant judgements and estimates include:

Impairment testing

The company assesses its trade receivables for impairment at the end of each reporting period. In determining whether an impairment loss should be recorded in profit or loss, the company makes judgements as to whether there is observable data indicating a measurable decrease in the estimated future cash flows from a financial asset.

Estimated residual values and useful lives

The residual values and estimated useful lives of property, plant and equipment are based on management's best estimate at the reporting date.

1.2 Property, plant and equipment

The cost of an item of property, plant and equipment is recognised as an asset when:

- it is probable that future economic benefits associated with the item will flow to the company; and
- · the cost of the item can be measured reliably.

Property, plant and equipment is stated at historical cost less accumulated depreciation and accumulated impairment losses. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the company and the cost of the item can be measured reliably. All other repairs and maintenance are charged to the statement of comprehensive income during the financial period in which they are incurred.

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period. The change is accounted for retrospectively as a change in accounting estimate.

Depreciation is provided on the straight-line basis which, will reduce the carrying amount of the asset to their residual values at the end of their useful lives. Items of property, plant and equipment are depreciated from the date that they are available for use as intended by management.

The useful lives of items of property, plant and equipment have been assessed as follows:

	Average useful life
Buildings	50 years
Furniture and fixtures	4 years
Motor vehicles	5 years
IT equipment	3 years
Computer software	3 years

Management assesses the assets for impairments when an indicator for impairment has been identified. Once an impairment indicator is identified, management will then determine the assets' recoverable amount. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

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Annual Financial Statements for the year ended 31 December 2024

Accounting Policies

1,2 Property, plant and equipment (continued)

The recoverable amount is determined based on the higher of the value in use and the fair value less cost to sell. In assessing value in use, the expected future cash flows from the asset are discounted to their present value using a discount rate that reflects current market assessment of the time value of money and the risks specific to the asset.

The gains or losses arising from the derecognition from an item of property, plant and equipment is included in profit and loss when the item is derecognised.

1.3 Financial instruments

Financial instruments at amortised cost

These include loans, trade receivables and trade payables. Those debt instruments which meet the criteria in section 11 of the International Financial Reporting Standard for Small and Medium-sized Entities, are subsequently measured at amortised cost using the effective interest method.

Debt instruments which are classified as current assets or current liabilities are measured at the undiscounted amount of the cash expected to be received or paid unless the arrangement effectively constitutes a financing transaction.

At each reporting date, the carrying amounts of assets held in this category are reviewed to determine whether there is any objective evidence of impairment. If there is objective evidence, the recoverable amount is estimated and compared with the carrying amount. If the estimated recoverable amount is lower, the carrying amount is reduced to its estimated recoverable amount, and an impairment loss is recognised immediately in profit or loss.

1.4 Tax

The Company is exempt from Income Tax in terms of Section 10(1)(cN)(aa) of the Income Tax Act. This section provides for exemption of Public Benefits Organisations.

1.5 Leases

A lease is an agreement whereby the lessor conveys to the lessee in return for a payment or series of payments the right to use an asset for an agreed period. Determining whether an arrangement is, or contains, a lease is based on the substance of the arrangement and requires an assessment of whether fulfilment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset.

A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership to the lessee. All other leases are operating leases.

Payments made under operating leases are charged to the profit or loss on a straight-line basis over the period of the lease after considering any fixed escalation clauses.

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Annual Financial Statements for the year ended 31 December 2024

Accounting Policies

1.6 Employee benefits

Defined contribution plans

The Company pays fixed contributions into independent entities in relation to several plans and insurance for individual employees. The Company has no legal or constructive obligations to pay contributions in addition to its fixed contributions, which are recognised as an expense in the period that relevant employee services are received.

Short-term employee benefits

The cost of all short-term employee benefits is recognised during the period in which the employee renders the related service on an undiscounted basis. Accruals for employee entitlement to annual leave represents the present obligation, which the Company must pay because of employees' services provided to the reporting date. The accruals have been calculated at undiscounted amounts based on current salary rates.

1.7 Provisions and contingencies

Provisions are recognised when:

- the organisation has a present obligation as a result of a past event;
- a reliable estimate can be made of the obligation.

The amount of a provision is the present value of the expenditure expected to be required to settle the obligation.

Contingent assets and contingent liabilities are not recognised.

1.8 Revenue recognition and rendering of services

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the company and the revenue can be reliably measured. Revenue is measured at fair value of the consideration received or receivable and represents amounts receivable or received for services provided net of discounts and Value-Added Taxation (VAT) and where there is reasonable expectation that the income will be received and all attaching conditions will be complied with.

Revenue is accounted for when services are rendered. When the outcome of a transaction involving the rendering of services can be estimated reliably, revenue is associated with the stage of completion of the transaction at the Statement of Financial Position date.

The outcome of a transaction can be estimated reliably when all the following conditions are satisfied:

- The amount of revenue can be measured reliably;
- It is probable that the economic benefits associated with the transaction will flow to the organisation;
- The stage of completion of the transaction at the reporting date can be measured reliably;
- The costs incurred for the transaction and the cost to complete the transaction can be measured reliably.

When the outcome of the transaction involving the rendering of services cannot be estimated reliably, revenue shall be recognised only to the extent of the expenses recognised that are recoverable.

Thembalethu Development NPC (Registration number: 2002/007362/08)

Annual Financial Statements for the year ended 31 December 2024

Notes to the Annual Financial Statements

Figures in Rand	2024	2023
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2. Property, plant and equipment

	2024		2023			
	Cost	Accumulated Codepreciation	arrying value	Cost	Accumulated Ca depreciation	arrying value
Buildings	3 800 000	(392 667)	3 407 333	3 800 000	(316 667)	3 483 333
Furniture and fixtures	247 606	(208 141)	39 465	265 240	(169 448)	95 792
Motor vehicles	465 454	(418 908)	46 546	465 454	(397 228)	68 226
Office equipment	4 239	(4 239)	-	4 239	(4 239)	-
IT equipment	519 437	(478 472)	40 965	618 649	(483 482)	135 16 7
Computer software	261 453	(261 453)	-	261 453	(261 453)	-
Total	5 298 189	(1 763 880)	3 534 309	5 415 035	(1 632 517)	3 782 518

Reconciliation of property, plant and equipment - 2024

	Opening	Disposals	Reclassificatio D	epreciation	Closing
	balance		n		balance
Buildings	3 483 333	-	-	(76 000)	3 407 333
Furniture and fixtures	95 79 2	(4 265)	-	(52 062)	39 4 65
Motor vehicles	68 226	-	-	(21 680)	46 54 6
IT equipment	135 167	(3)	(28 022)	(66 177)	40 965
	3 782 518	(4 268)	(28 022)	(215 919)	3 534 309

Reconciliation of property, plant and equipment - 2023

	Opening balance	Additions	Disposals	Depreciation	Closing balance
Buildings	3 559 333	-	-	(76 000)	3 483 333
Furniture and fixtures	165 12 4	-	(3 931)	(65 401)	95 792
Motor vehicles	152 00 8	-	-	(83 782)	68 226
Office equipment	16 517	-	(14 921)	(1 596)	-
IT equipment	44 029	231 7 65	(41 968)	(98 659)	135 167
Computer software	(36 685)	144 143	(82 484)	(24 974)	-
	3 900 326	375 908	(143 304)	(350 412)	3 782 518

3. Trade and other receivables

	4 047 534	4 583 958
Sundry debtors	379 183	380 183
VAT	120 409	-
Deposits	193 595	193 595
Prepayments	103 924	144 090
Net trade receivables	3 250 423	3 866 090
Provision for bad debts	(718 579)	(681 000)
Trade receivables	3 969 001	4 547 090

Reconciliation of provision for impairment of trade receivables

	718 579	681 000
Provision (reversed) / raised in the current year	3 7 579	(5 721 877)
Opening balance	681 000	6 402 877

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Annual Financial Statements for the year ended 31 December 2024

Notes to the Annual Financial Statements

Figures in Rand	2024	2023
4. Cash and cash equivalents		
Cash and cash equivalents consist of:		
Cash on hand Bank balances	1 929 3 098 677	35 935 2 206 161
	3 100 606	2 242 096

Cash and cash equivalents comprise cash held. The carrying amount of these assets approximates their fair value. Cash at banks earn interest at floating rates based on daily bank deposits rates.

The company only banks with reputable credit institution therefore credit quality of cash and cash equivalents is assessed as high.

The company does not hold any bank securities at present.

5. Trade and other payables

Trade payables	1 424 986	(7 147)
Amounts received in advance	-	3 962 588
VAT	-	301 214
Accrued leave pay	64 886	596 461
Other accrued expenses	(1 176 836)	(3 167 271)
	313 036	1 685 845

The carrying value of trade and other payables are approximates of its fair value demand and are non-interest bearing and normally settled within 30 days.

6. Provisions

Reconciliation of provisions - 2024

5 624 5 72	Utilised during the year (4 724 572)	Closing balance 900 000
5 933 6 83	Utilised during the year (309 111)	Closing balance 5 624 572
	6 594 990 79 322 7 947 880 592 500 6 163 425 100 000	4 425 768 9 968 349 596 250 3 481 259 5 799 271 20 000 24 290 897
		the year 5 624 572 (4 724 572) Utilised during the year 5 933 683 (309 111) 6 594 990 79 322 7 947 880 592 500 6 163 425

Notes to the Annual Financial Statements

Figures in Rand	2024	2023
	'	
8. Project costs		
Mining Qualification Authority - MQA	214 500	492 554
Social Employment Fund - IDĆ	1 952 419	282 328
Smart Start		248 228
Community Work Programme - COGTA	3 167 048 939 818	4 427 582 1 327 327
The Services Seta Independent Development Trust	939 616	171 080
Other project costs	-	760 978
Fr	6 273 785	7 710 077
9. Other operating costs		
Other operating costs include the following expenses:		
Bank Charges	54 036	190 606
Insurance	103 213	211 397
Legal fees Motor Vehicle Expenses	- 115 854	764 486 121 102
Printing and stationery	59 247	115 809
Property expenses	551 935	288 809
Rentals	181 318	200 317
Software licenses and support	488 528	634 057
Telecommunications Travel expenses	120 426 253 414	314 126 141 915
Other expenses	68 858	156 610
<u> </u>	1 996 829	3 139 234
10. Investment revenue		
10. Investment revenue		
Interest revenue	2.252	
Investment income	2 352	43.040
Bank	4 909 7 261	13 940 13 940
11. Finance costs	7 201	13 7 10
Bank	505	2 622
	303	2 022
12. Cash generated from (used in) operations		
Profit (loss) before taxation	1 577 527	(2 891 030)
Adjustments for: Depreciation and amortisation	215 921	3 5 0 412
Loss on sale of assets	4 267	61 502
Interest received	(7 261)	(13 940)
Finance costs	505	2 622
Changes in working capital:	F3/ /05	0.002.422
Trade and other receivables	536 425 3 246 124	8 902 138
Trade and other payables Provisions	3 246 124 (4 721 754)	(6 583 068) (309 111)
TOTISIONS	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
	851 754	(480 475)

Notes to the Annual Financial Statements

Figures in Rand	2024	2023
13. Directors' remuneration		
Executive		
2024		
Directors' emoluments	Basic salary	Total
Services as director		
NR Luvhengo	2 530 355	2 530 355
2023		
Directors' emoluments	Basic salary	Total
Services as director		
NR Luvhengo	2 461 974	2 461 974
Non-executive		
2024		
Directors' emoluments	Basic salary	Total
Services as director		
KH Mohafa (Chairperson) PA Von Wielligh NE Ratshikhopha MM Kgarimetsa-Phiri BM Mkhize	166 520 155 316 155 316 155 316 160 789	166 520 155 316 155 316 155 316 160 789
	793 257	793 257
2023		
Directors' emoluments	Basic salary	Total
Services as director		
KH Mohafa (Chairperson) PA Von Wielligh NE Ratshikhopha MM Kgarimetsa-Phiri BM Mkhize	155 918 145 427 145 427 145 427 150 552	155 918 145 427 145 427 145 427 150 552
	742 751	742 75

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14. Going concern

The annual financial statements have been prepared on the basis of accounting policies applicable to a going concern. This basis presumes that funds will be available to finance future operations and that the realisation of assets and settlement of liabilities, contingent obligations and commitments will occur in the ordinary course of business.

The directors believe that the company has adequate financial resources to continue in operation for the foreseeable future and accordingly the annual financial statements have been prepared on a going concern basis. The directors have satisfied themselves that the company is in a sound financial position and that it has access to sufficient borrowing facilities to meet its foreseeable cash requirements. The directors are not aware of any new material changes that may adversely impact the company. The directors are also not aware of any material non-compliance with statutory or regulatory requirements or of any pending changes to legislation which may affect the company.

15. Events after the reporting period

All events subsequent to the date of the company annual financial statements and for which the applicable financial reporting framework require adjustment or disclosure have been adjusted or disclosed.

The directors are not aware of any matter or circumstance arising since the end of financial year to the date of this report that could have a material effects of the financial position of the company.

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16. Risk Management

Capital risk management

The company's objectives when managing capital is to safeguard the company's ability to continue as a going concern, to provide benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. The capital structure of the company consists of debts which include trade and other payables and equity as disclosed in the statement of financial position.

The gearing ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings less cash and cash equivalents. Total capital is calculated as shown in the statement of financial position.

There are no externally imposed capital requirements. There have been no changes to what the entity manages as capital, the strategy for capital maintenance or externally imposed capital requirements from previous year.

Financial risk management

The company's activities expose it to a variety of financial risks: credit risk and liquidity risk. The company's overall risk management program focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the company's financial performance. Risk management is carried out by a risk committee under policies approved by the Board. Management identifies, evaluates, and hedges financial risks in close co-operation with the company's operating units. The Board provides written principles for the overall risk management, as well as written policies covering specific areas, such as interest rate risk, credit risk, non-derivative financial instruments, and investment of excess liquidity.

Credit risk

Credit risk consists mainly of cash deposits, cash equivalents and trade debtors. The company only deposits cash with major banks with high quality credit standing and limits exposure to any one counterparty.

Trade receivables comprise a widespread customer base. Management evaluated credit risk relating to customers on an ongoing basis. If customers are independently rated, these ratings are used. Otherwise, if there is no independent rating, management assesses the credit quality of the customer, considering its financial position, experience, and other factors.

Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities, the availability of funding through an adequate amount of committed credit facilities and the ability to close out market positions. Due to the dynamic nature of the underlying businesses, management maintains flexibility in funding by maintaining availability under committed credit lines.

The company's risk to liquidity is a result of the funds available to cover future commitments. The company manages liquidity risk through an ongoing review of the future commitments and credit facilities.

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17. Contingencies

CCMA Awards

2018 Thembalethu Development NPC (TD) entered into a Contract with Johannesburg Water (JW) for the implementation of the "Community Engagement and Social Development Services" project. During the course of implementation, TD was instructed by JW to stop project activities in one of the project areas. Consequently, project personnel who were employed by TD on fixed-term contracts (on an as-and-when basis) in order to deliver the facilitation and co-ordination project had to be terminated without sufficient notice. The project personnel then approached the CCMA to institute claims for unfair dismissal.

TD engaged with the CCMA and the affected project personnel. An agreement was reached on payment terms and amounts. The agreement was then converted into a formal CCMA award. In 2019, 2020, 2021, 2022 provisions and payments were made to the project personnel as per Note 6.

In March 2021, some of the personnel included in the original CCMA award went back to the CCMA as there were some delays in payments experienced due to TD's cashflow challenges. Instead of dismissing the claim on the basis that the matter had been previously resolved or at best merely issuing an order of execution against the award, the CCMA added another award of R12,000,000 that would be self-standing over and above the original award. TD submitted a Review Application to the Labour Court to obtain relief to review and set aside this award handed by the CCMA under case number GAVL 1065-20. The Review was set down for hearing on 07 September 2023.

The Review Application was heard at the Labour Court on 07 September 2023. The Arbitration Award made by the CCMA in which Thembalethu Development was liable to pay an amount of R12,000,000 was reviewed and set aside. The original Settlement Agreement was then made an order of court with the balance payable within a period of five (5) months commencing on 31 October 2023.

As at 31 December 2024 final settlement amount as per court order was paid R1 541 713 and the remaining provision of R900 000 for the other group is provided in terms of CCMA award.

18. Operating lease

Operating lease commitments

Thembalethu Development has entered into operating lease agreement with XBC Supplies CC for office equipment (Printers). These leases have a fixed term of 2 year, with no option to purchase the asset at the end of the lease term.

Lease payments recognised as an expense Printers	104 925	-
Future minimum lease payments under Non-Cancellable operating lease		
At the reporting date, the entity had outstanding commitments under non-ca	ancellable operating leases as follows:	
Within one year	166 401	-
Between two to five years	61 476	-
Total	227 877	-